## UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF IOWA

CHAPTER 7

In re:

Case No.

MORTHERN DISTRICT OF ROWA

JAMES EDWIN WILLEY

Debtor

92-62049LW

BARBARA A EVERLY, CLERK

JOHN DEERE COMMUNITY CREDIT UNION Plaintiff

v.

JAMES EDWIN WILLEY
Defendant

Adversary Proceeding No. 93-6024LW

## **JUDGMENT**

The issues of this proceeding having been duly considered by the Honorable Paul J. Kilburg, United States Bankruptcy Judge, and a decision having been reached without trial or hearing,

IT IS ORDERED AND ADJUDGED: Pursuant to the stipulation plaintiff, John Deere Community Credit Union, shall recover from debtor/defendant, James Edwin Willey, the sum of \$850.00. The parties stipulate and agree that execution will not issue on this judgment until after June 30, 1993 to give the debtor a chance to pay said judgment without further collection efforts.

S S ANKA

[Seal of the U.S. Bankruptcy Court] Date of Issuance: June 22, 1993

BARBARA A. EVERLY Clerk of Bankruptcy Court

By: Minam a Golay
Deputy Clerk

Recorded Vol III
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## UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF IOWA

JUN 2 1 1993

IN RE  JAMES EDWIN WILLEY,  Debtor.	BARBARA A EVERLY, CLE ) Bankruptcy		
	;	Case No. 92-62049LW	
	j		
	)		
JOHN DEERE COMMUNITY	)	Adversary Proceeding	
CREDIT UNION,	)	No. 93-6024LW	
Plaintiff,	).		
vs.	ý		
JAMES EDWIN WILLEY,	)	STIPULATED ORDER REGARDING NONDISCHARGEABILITY OF DEBT	
Defendant.	ý		

The United States Bankruptcy Court, Northern District of Iowa, has been advised that this Stipulated Order has been executed between Debtor/Defendant, James Edwin Willey, as represented by attorney Michael C. Dunbar, and Creditor/Plaintiff, John Deere Community Credit Union, as represented by attorney Larry L. Anfinson.

John Deere Community Credit Union filed a Complaint to Determine Dischargeability of Debt on February 10, 1993. Pursuant to this Stipulation between the parties, Debtor/Defendant, James Edwin Willey, admits that he owes to Plaintiff, John Deere Community Credit Union, the amount of \$850.00, which is the amount for which he sold certain collateral that was secured on a loan to John Deere Community Credit Union. Debtor/Defendant, James Edwin Willey, further admits that this amount is nondischargeable pursuant to 11 U.S.C. \$523(a)(6). Debtor/Defendant, James Edwin Willey, further admits the allegations as provided in Plaintiff's Complaint to Determine Dischargeability of Debt are true.

The parties agree and stipulate that the Court may enter judgment pursuant to this Stipulation that Plaintiff, John Deere Community Credit Union, shall recover from Debtor/Defendant, James Edwin Willey, in the amount of \$850.00. The parties stipulate and agree that execution will not issue on this judgment until after June 30, 1993, to give the Defendant/Debtor a change to pay said judgment without further collection efforts.

The Court so finds and Orders on this day of June, 1993, and judgment is entered accordingly.

UNITED STATES BANKRUPTCY JUDGE United States Bankruptcy Court Northern District of Iowa

As Stipulated between James Edwin Willey and John Deere Community Credit Union

James Edwin Willey DEBTOR/DEFENDANT

Approved as to form and content:

Michael C. Dunbar

Chicago Central Building

Waterloo IA

ATTORNEY FOR DEBTOR/DEFENDANT

Larry L. Anfirson ID NO 0085

3112 Brockway Rd.

Waterloo IA
ATTORNEY FOR CREDITOR/PLAINTIFF

7 /973 Date

Date

Amil 23, 199.

Notice sent to: \\ \alpha / Judymout

Larry L. Anfinson 3112 Brockway Road PO Box 1287 Waterloo, IA 50704

Michael C. Dunbar PO Box 1377 Waterloo, IA 50704

US Trustee - CR 675 The Center, Box 47 425 Second Street SE Cedar Rapids, IA 52401

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